Page 1 of 2 Pages

[X] Original [ ] Supplemental Attv. Docket:

	[II] GIIBIIII	( ) Supplementar			7 Inty . 200	not.
	oined Declaration 1		tion and Power	of Attor	rney	
	ffice address and citizenship a		v name: and that I believe	I am the or	iginal first on	d cole
	name is listed below) or an o					
	for which a patent is sought		or (if piurai names are iist	eu delow) d	i tile subject i	пацег
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	DRATE OF AN ERYTHR	COMPCIN DERIVATIVE	AND PROCESSES I			
the specification of w	•			ANHY!	DRATE/HYI	DRATE
[ ]	is attached hereto;					
[ ]	was filed in the United Stat	tes under 35 U.S.C. §111 on	1, a	s		
	U.S. Appln. No.	*; ог				
[X]	was/will be filed in the U.S.	S. under 35 U.S.C. §371 by ea	ntry into the U.S. national	stage of an i	nternational (	PCT)
• •	application PCT /JP03/002	0203 filed Jan. 14, 200	)3 , entry requested on	July ľ2.	2004 *: na	ıtional
		U.S. Appln. No. 10/501,2				(* if
	known)	<u> </u>	222 , 0 0 (-)	-		
		13				
and was amended on			(if applicable).			
	(include dates of amendmer	ents under PCT Art. 19 and 34 i	fPCT)			
	inderstand the contents of the					
referred to above; and	l I acknowledge the duty to di	lisclose to the Patent and Tra	demark Office (PTO) all is	nformation	known by me	to be
material to patentabil	ity as defined in 37 C.F.R. §1	1.56.				
I hereby claim foreig	n priority benefits under 35	U.S.C. §§ 119 and 365 of	any prior foreign applica	tion(s) for p	patent or inve	ntor's
	CT application(s) designating					
	such application having a fili					
4680/20	•	•	1/2002	X	П	
(Number			Month Year Filed)	YES	NO NO	
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(Number)	(Country)	(Day Month Year Filed)	YES	NO
76708/2002	Japan	19/3/2002	\$	[]
(Number)	(Country)	(Day Month Year Filed)	YES	NO

I hereby claim the benefit under 35 U.S.C. §120 of any prior U.S. non-provisional application(s) or prior PCT application(s) designating the U.S. listed below, or under §119(e) of any prior U.S. provisional applications listed below, and, insofar as the subject matter of each of the claims of this application is not disclosed in such U.S. or PCT application in the manner provided by the first paragraph of 35 U.S.C. §112, I acknowledge the duty to disclose to the PTO all information as defined in 37 C.F.R. §1.56(a) which occurred between the filing date of the prior application and the national filing date of this application:

(Application No.)	(Day Month Year Filed)	(Status: patented, pending, abandoned)
(Application No.)	(Day Month Year Filed)	(Status: patented, pending, abandoned)
(Application No.)	(Day Month Year Filed)	(Status: patented, pending, abandoned)

As a named inventor, I hereby appoint the following registered practioners to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith:

All of the practioners associated with Customer Number 001444 Direct all correspondence to the address associated with Customer Number 001444).e., BROWDY AND NEIMARK, P.L.L.C. 624 Ninth Street, N.W. Washington, D.C. 20001-5303 (202) 628-5197

The undersigned hereby authorizes the U.S. Attorneys or Agents appointed herein to accept and follow instructions from YUASA AND HARA as to any action to be taken in the U.S. Patent and Trademark Office regarding this application without direct communication between the U.S. Attorneys or Agents and the undersigned. In the event of a change of the persons from whom instructions may be taken, the U.S. Attorneys or Agents appointed herein will be so notified by the undersigned.

of 2 Pages Atty. Docket: ANHYDRATE/HYDRATE OF AN ERYTHROMYCIN DERIVATIVE AND PROCESSES FOR PREPARING SAID \_, Serial No. <u>10/501,215</u> \_, Serial No. <u>PCT/JP03/002</u>03 Application filed July 12, 2004 ANHYDRATE/HYDRATE LT Application filed January 14, 2003

I hereby further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. §1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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ALL INVENTORS MUST REVIEW APPLICATION AND DECLARATION BEFORE SIGNING. ALL ALTERATIONS MUST BE INITIALED AND DATED BY ALL INVENTORS PRIOR TO EXECUTION. NO ALTERATIONS CAN BE MADE AFTER THE DECLARATION IS SIGNED. ALL PAGES OF DECLARATION MUST BE SEEN BY ALL INVENTORS.